

REGULAR MEETING OF THE CITY COUNCIL:

Austin, Texas, June 12, 1919.

The Council was called to order by the Mayor. Roll call showed the following members present: Mayor Yett, Councilmen Alford, Graham, Haynes and Ward. All present.

Regular order of business was suspended in order to hear the petition of the firemen, asking for a raise in salaries, said petition being presented and read by J. A. Belger. Councilman Haynes moved that the petition be received and referred to Councilman Alford for report back to the Council. Motion prevailed by a vote of 5 yeas; no nays.

The Minutes of the last meeting of the Council were then read. Councilman Graham moved the adoption of the Minutes. Motion prevailed by a vote of 5 yeas; no nays.

Councilman Haynes introduced the following resolution:

Whereas, it appears from the attached affidavit of E. E. Young that in rendering his taxes for the year 1918 he erroneously rendered credits to the amount of One Thousand and Two Hundred Dollars (\$1,200.00); and

Whereas, it appears from this statement that the said E. E. Young did not on the 1st day of January, 1918, own said credits,

Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

That the assessment of credits against the said E. E. Young for the year 1918 be and the same is hereby cancelled, and

BE IT FURTHER RESOLVED BY THE CITY COUNCIL:

That the Assessor and Collector of this city be and he is hereby instructed to correct his books in accordance with the terms of this resolution.

The above resolution was adopted by a vote of 5 yeas; no nays.

Councilman Haynes introduced the following resolution:

Whereas, it appears from the attached affidavit of Ed Mallett that the rendition of the improvements upon Lots Nos. 9 and 10, Block No. 9, Hyde Park Addition No. 2, in the name of Mildred and Baker Mallett, minors for the year 1918, was made in error, same being rendered at a value of One Thousand, Five Hundred Dollars (\$1,500.00) when in reality the original cost of same was only One Thousand, Four Hundred Dollars (\$1,400.00); and

Whereas, it is the policy of the city to assess improvements at seventy-five per cent. (75%) of their value,

Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

That the value of the improvements upon said above described property be and the same is hereby fixed at One Thousand and Fifty Dollars (\$1,050.00), and that the Assessor and Collector be and is hereby instructed to correct said assessment on his records and in accordance with this resolution.

The above resolution was adopted by a vote of 5 yeas; no nays.

*Correct
Error in
Assessment on
Property of
E. E. Young*

*Correcting
Error of
Ed Mallett
Assessing
Property*

Reports of the Board of Directors of the United Charities Association and of Jno. E. Woody, Fire Marshal, were read and ordered filed.

Councilman Haynes moved that the petition of the Citizens Bank and Trust Company to erect a clock on the sidewalk in front of their new place of business, be granted, said work to be done under the supervision of the City Engineer. Motion carried by a vote of 5 yeas; no nays.

Per. permission given Citizens Bank Street to erect clock on sidewalk in front of Bank

The report of ^{the Street Department} C. E. Lechard, City Engineer, was read and ordered filed.

Report of C. E. Lechard

Councilman Alford moved that leave of absence for one week be granted to C. L. Woodward, Chief of Fire Department. Motion carried by a vote of 5 yeas; no nays.

C. L. Woodward, granted Leave of Absence.

The Council then adjourned.

Just Hornsby City Clerk

REGULAR MEETING OF THE CITY COUNCIL:

Austin, Texas, June 19, 1919.

The Council was called to order by the Mayor. Roll call showed the following members present: Mayor Yett, Councilmen Alford, Graham, Haynes and Ward. All present.

The Minutes of the last regular meeting and read and adopted, by the following vote: Mayor Yett, Councilmen Alford, Graham, Haynes and Ward.

Councilman Graham introduced the following resolution:

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN, TEXAS:

Resolution of Gulf Refining Co. For Gasoline Filling Station granted.

1. That permission is hereby given to the Gulf Refining Company to establish and maintain a gasoline filling-station on the east side of Lavaca Street, between 17th and 18th Streets, on the premises described as the southwest 69' X 128' out of Block 41, original city; said premises being the property now owned by E. C. Bartholomew and fronting 69' on 17th Street and also fronting 128' on Lavaca Street. At said filling station located on the above described property, the Gulf Refining Company is authorized to sell to the trade gasoline, lubricating oils, greases and other products and accessories relating to said business, and said Gulf Refining Company is authorized under the permit hereby given to construct driveways so as to permit ingress to and egress from said premises for automobiles, trucks and other vehicles desiring to enter or leave such station, the location of which driveways and the character of construction thereof shall be under the direction and supervision of the City Engineer.

2. That permission is also hereby given to said Company to install and maintain on said premises certain gasoline storage tanks, the number, capacity and specifications of which shall hereafter be determined and approved by the Superintendent of Police and Public Safety, and said tanks and the installation thereof shall conform in all respects to all state laws and city ordinances pertinent to such matters.

3. That the grants above stated are made subject to the present and future rules, regulations and ordinances of the City of Austin, applying to or regulating auto-filling stations and said grants are held to be made and accepted subject to all necessary, reasonable and proper present and future regulations and ordinances of said City in the enforcement of proper police, fire and traffic regulations.

4. That in accepting the above grants, said Gulf Refining Company shall agree to pay all expenses for the reconstruction of the sidewalks and street in front of said premises, and all expenses incident thereto, as same shall be determined by the City Engineer, and to conform to all changes of grade and alterations in said sidewalks and street abutting upon said property, as same may hereafter be determined by the City Council, and to pay all necessary expenses thereof.

The above resolution was adopted by the following vote: yeas 5, nays none.